

(4) As to a wholesale dealer, that the wholesale dealer may not [buy a vehicle from,] sell a vehicle to[,] or exchange vehicles with a retail buyer; and

(5) As to a wholesale dealer, that the wholesale dealer may not buy, sell, or exchange new vehicles.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1994.

Approved May 26, 1994.

---

## CHAPTER 504

(Senate Bill 631)

AN ACT concerning

**~~Baltimore City~~— Alcoholic Beverages  
(Arena and Other Licenses)**

FOR the purpose of authorizing permits for certain beer and wine exhibitions; setting a certain fee for the beer and wine exhibition permit; exempting certain family produced beer from the tax on alcoholic beverages; prohibiting in Baltimore City the issuance of a Class B beer, wine and liquor arena license in a certain area after a certain date; permitting arena licenses issued prior to that date to be treated like other licenses; providing that, in Baltimore City, a certain statement and acknowledgment by the owner of a building which contains a licensed premises is not required under certain circumstances; clarifying language and structure; providing for the effective date of this Act; and generally relating to alcoholic beverages ~~in Baltimore City.~~

BY adding to

Article 2B – Alcoholic Beverages

Section 2(y)

Annotated Code of Maryland

(1990 Replacement Volume and 1993 Supplement)

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages

Section 4(b)(7) and (l), 19(d)(3), and 56(b)(17)

Annotated Code of Maryland

(1990 Replacement Volume and 1993 Supplement)

BY repealing and reenacting, without amendments,

Article 2B – Alcoholic Beverages

Section 19(d)(1)(i)

Annotated Code of Maryland

(1990 Replacement Volume and 1993 Supplement)